

RECEIVED
CENTRAL FAX CENTER

AUG 19 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Applicant: Dew)	Art Unit: 2623
)	
Serial No.: 10/003,720)	Examiner: Parry
)	
Filed: October 29, 2001)	50R4792
)	
For: SYSTEM AND METHOD FOR ESTABLISHING TV)	August 19, 2006
CHANNEL)	750 B STREET, Suite 3120
)	San Diego, CA 92101
)	

COMMENT ON STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents
Alexandria, VA

Dear Sir:

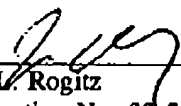
Claim 3 was canceled in response to the examiner's offer to allow the case if it was. Applicant does not acquiesce that Claim 3 had to be canceled for failing to comply with the enablement requirement. The disclosure is rife with teachings of how to use satellites to achieve various inventive aspects. Given the realities of prolonged, high-cost prosecution however, every time a dependent claim is canceled to gain allowance must not be permitted to give rise to an estoppel. In this case for instance, an appeal was filed and prosecution was reopened in response as has become the norm in Group 2600. When such churning of prosecution can be terminated by a cancellation of a dependent claim, even if not warranted by law, it usually and quite understandably is.

1158-27.RFA

Best Available Copy

CASE NO.: 50R4792
Serial No.: 10/003,720
August 19, 2006
Page 2

PATENT
Filed: October 29, 2001



John L. Rogitz
Registration No. 33,549
Attorney of Record
750 B Street, Suite 3120
San Diego, CA 92101
Telephone: (619) 338-8075

JLR:jg

Best Available Copy

1168-27.RFA